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**UNITED STATES DISTRICT COURT**

**DISTRICT OF NEVADA**

P&L SALES GROUP INC, a Nevada Corporation,

Plaintiff,

vs.

TWISTED BRANDS LLC, a Florida Limited  
Liability Company; COLIN EPISCOPO, a Florida  
Resident; SCOT GREVE, a Florida Resident;  
CHERYL NATLO, a Florida Resident,

Defendants.

Case No.: 20-cv-00810-APG-NJK

**STIPULATION EXTENDING TIME FOR  
DEFENDANTS TO FILE RESPONSIVE  
PLEADINGS AND ACCEPTANCE OF  
SERVICE OF PROCESS**

**(First Request)**

Pursuant to Local Rules LR IA 6-2 and LR 7-1, Plaintiff P&L Sales Group Inc. (“P&L”), and Defendants Twisted Brands LLC, Colin Episcopo, Scot Greve and Cheryl Natlo (collectively “Defendants”) hereby submit this stipulation and proposed order as follows:

1. Defendants Twisted Brands LLC and Cheryl Natlo were served on June 18, 2020. The remaining two individual defendants (Scot Greve and Colin Episcopo) residing in Florida have not yet been personally served by the Plaintiff in this action. The parties and their counsel desire to expedite service of process and to afford counsel for the Defendants sufficient time to prepare a response to Plaintiff’s Complaint. Additional time also is necessary for the retention of local counsel—completed on or about July 1, 2020—and for the Defendants and their new counsel to adequately review and understand the complexities of the case.

2. The parties and their respective counsel have consulted and agreed that additional time to prepare and file a response to this action is appropriate under these circumstances. This time will better enable counsel to confer with all of the named defendants and prepare a response to Plaintiff's Complaint without the need to await individual service of process of the remaining parties.

3. The law firm Malloy and Malloy P.L. will accept service of process of the Summons and Complaint on behalf of Defendants Scot Greve and Colin Episcopo either by mail or email at either 2800 S.W. 3<sup>rd</sup> Ave., Miami, FL 33129 or MMendez@malloylaw.com respectively.

4. Based upon the foregoing and for good cause shown, Defendants shall have additional time, through and including, July 30, 2020, to file responsive pleadings to the Complaint.

This is the first stipulation for extension of time to file responsive pleadings. The parties and their counsel jointly request an order entering this stipulation.

DATED this 8<sup>th</sup> day of July, 2020.

**BAYRAMOGLU LAW OFFICES LLC.**

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**IT IS SO ORDERED.**

DATED July 9, 2020

  
 UNITED STATES MAGISTRATE JUDGE